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19	HNITED CTATES	DISTRICT COURT
20		CT OF CALIFORNIA
20	NORTHERN DISTRI	CI OF CALIFORNIA
21	CHASOM BROWN, WILLIAM BYATT,	Case No.: 4:20-cv-03664-YGR-SVK
22	JEREMY DAVIS, CHRISTOPHER	
22	CASTILLO, and MONIQUE TRUJILLO	DECLARATION OF CHRISTOPHER
23	individually and on behalf of all similarly	THOMPSON IN SUPPORT OF
23	situated,	PLAINTIFFS' OBJECTIONS TO THE
24		SPECIAL MASTER'S RECOMMENDED
2.5	Plaintiffs,	PRESERVATION PLAN
25		
26	VS.	Referral: The Honorable Susan van Keulen
	COOCIETIC	
27	GOOGLE LLC,	
28	Defendant.	
20	Defendant.	I

26

27

28

8.

¹ Google initially identified

Google identified

the process as new data came to light until the Special Master required the parties to present their

¹ logs during the Special Master process. Assuming that

logs (Dkt. 338) and then continued to identify additional logs throughout

1	Google identified all logs in which it stores web browsing data, and assuming that each log requires		
2	equal storage space,		
3	·		
4	9. Google can reduce its burden further by preserving only		
5			
6			
7	: Google Chrome's market share is approximately 50%, and		
8	. See Statcounter,		
9	Browser Market Share United States of America (last accessed April 14, 2022),		
10	https://gs.statcounter.com/browser-market-share/all/united-states-of-america#monthly-201601-		
11	202202; GOOG-CABR-04795991 at -996; GOOG-BRWN-00846508 at -508.		
12	10. Taken together, those two limitations would likely reduce the storage space for		
13	preservation of Incognito traffic by		
14	11. Google's burden could be further reduced by creating a new log containing only		
15	the fields most important for class member identification.		
16	12. Finally, my analysis does not account for Google's existing retention policies which		
17			
18			
19			
20	13. Attached hereto as Exhibit A is a true and correct copy of GOOG-CABR-04795991.		
21	14. Attached hereto as Exhibit B is a true and correct copy of GOOG-BRWN-00846508.		
22	I declare made accepte of accions made the large of the II-ited States of America that the		
2324	I declare under penalty of perjury under the laws of the United States of America that the		
25			
26	/s/ Christopher Thompson		
27			
28	preservation plans, and Google provided an enumerated list of logs at issue. 2022-03-23 Log sources before Special Master.xlsx.		